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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/085,635	02/28/2002	Wing-Cheong Tang	5181-89200	5376	
75	590 08/09/2004		EXAM	INER	
Jeffrey C Hood			CHEN, PO WEI		
Meyertons Hoo	d Kivlin Kowert & Goetz	zel PC			
P O Box 398			ART UNIT	PAPER NUMBER	
Austin, TX 78	3767-0398		2676		
			DATE MAILED: 08/09/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.	Applicant(s)					
10/085,635	TANG ET AL.					
Examiner	Art Unit					
Po-Wei (Dennis) Chen	2676					
ars on the cover sheet with the c	orrespondence add	ress				
void abandonment of this application to the same of th	cation. A proper re ch places the appli	ply to a cation in				
PLY [check either a) or b)]						
an SIX MONTHS from the mailing date o FILED WITHIN TWO MONTHS OF THI te on which the petition under 37 CFR 1.1 sion and the corresponding amount of the I statutory period for reply originally set in	f the final rejection. E FINAL REJECTION. \$  36(a) and the appropriat  fee. The appropriate ex  the final Office action; or	See MPEP e extension fee tension fee under (2) as set forth in				
ecause:						
er consideration and/or search (	see NOTE below);					
below);						
in better form for appeal by mat	erially reducing or	simplifying the				
ling a corresponding number of	finally rejected clai	ms.				
ction(s):						
l be allowable if submitted in a s	separate, timely file	d amendment				
The a) affidavit, b) exhibit, or c) request for reconsideration has been considered but does NOT place the application in condition for allowance because: See Continuation Sheet.						
The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.						
For purposes of Appeal, the proposed amendment(s) a) $\square$ will not be entered or b) $\boxtimes$ will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.						
;						
Claim(s) withdrawn from consideration:  The drawing correction filed on is a) approved or b) disapproved by the Examiner.						
9. Note the attached Information Disclosure Statement(s)( PTO-1449) Paper No(s)						
Mout	C. Be	ela				
	Examiner Po-Wei (Dennis) Chen  Pars on the cover sheet with the country of this application and on the petition under 37 CFR 1.1 sion and the corresponding amount of the statutory period for reply originally set in onths after the mailing date of the final rejection and the corresponding amount of the statutory period for reply originally set in onths after the mailing date of the final rejection and the corresponding amount of the statutory period for reply originally set in onths after the mailing date of the final rejects and the corresponding amount of the statutory period for reply originally set in onths after the mailing date of the final rejects and the corresponding amount of the statutory period for reply originally set in onths after the mailing date of the final rejects are consideration and/or search (below); in better form for appeal by material times a corresponding number of cition(s):  I be allowable if submitted in a set of reconsideration has been considered it is not directed SOLELY at (s) a) will not be entered or be could be rejected is provided belowed the could be rejected to the could	Examiner Po-Wei (Dennis) Chen  2676  Art Unit 2676  Ars on the cover sheet with the correspondence add  SAPPLICATION IN CONDITION FOR ALLOWAN void abandonment of this application. A proper re 1) a timely filed amendment which places the applical (with appeal fee); or (3) a timely filed Request for 1) a timely filed amendment which places the applical (with appeal fee); or (3) a timely filed Request for 1) a timely filed amendment which places the application. A proper re 1) a timely filed amendment which places the application of the final rejection.  SEPLY [check either a) or b)]  If the final rejection.  SEPLY [check either a) or b)]  If the final rejection whicheve an SIX MONTHS from the mailing date of the final rejection, whicheve an SIX MONTHS from the mailing date of the final Pelaciton.  SEPLY [check either a) or b)]  If the final rejection, or (2) the date set forth in the final office action; or on this after the mailing amount of the fee. The appropriate exist attutory period for reply originally set in the final Office action; or on this after the mailing date of the final rejection, even if timely filed as Brief must be filed within the period set forth in R 1.191(d)), to avoid dismissal of the appeal.  Because:  Beref must be filed within the period set forth in R 1.191(d)), to avoid dismissal of the appeal.  Because:  Beref consideration and/or search (see NOTE below);  Below);  Below);  Below);  Below);  Below at the final rejection, whicheven and the corresponding number of finally rejected clain and the corr				

MATTHEW C. BELLA SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600 Continuation Sheet (PTOL-303) 10/085,635

Continuation of 5. does NOT place the application in condition for allowance because: The arguments have been fully considered but they are not pursuasive. The Applicant argues prior art does not disclose limitation of "storing final x,y values for each respective edge of the polygon, wherein, for each respective edge, said storing final x,y values comprises storing the interpolated x,y values for non-end points of the respective edge, and said storing final x,y values comprise storing the computed initial vertex x,y values for each of the end points of the respective edge". However, this has been addressed in the office action filed April 22, 2004. Furthermore, the Applicant argues references utilize less precision calculation than the claimed invention and references do not address problem of accumulated errors. However, these limitations are not in the claim.